| UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK | | |
|--|---|------------------------|
| | : | |
| In re | : | Chapter 11 |
| | : | |
| RESIDENTIAL CAPITAL, LLC, et al., ¹ | : | Case No. 12-12020 (MG) |
| | : | |
| | : | |
| | : | (Jointly Administered) |
| Debtors. | • | · • |

AFFIDAVIT OF PUBLICATION RE NOTICE OF DISCLOSURE STATEMENT HEARING IN THE WALL STREET JOURNAL AND USA TODAY

This Affidavit of Publication includes the sworn statements verifying that the Notice of Disclosure Statement Hearing was published and incorporated by reference herein as follows:

- 1. In *The Wall Street Journal* on July 12, 2013, attached hereto as **Exhibit A**;
- 2. In USA Today on July 15, 2013 attached hereto as **Exhibit B**.

¹

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, are: Residential Capital, LLC (0738); ditech, LLC (7228); DOA Holding Properties, LLC (4257); DOA Properties IX (Lots-Other), LLC (3274), EPRE LLC (7974); Equity Investment I, LLC (2797); ETS of Virginia, Inc. (1445); ETS of Washington, Inc. (0665); Executive Trustee Services, LLC (8943); GMAC Model Home Finance I, LLC (8469); GMAC Mortgage USA Corporation (6930); GMAC Mortgage, LLC (4840); GMAC Residential Holding Company, LLC (2190); GMAC RH Settlement Services, LLC (6156); GMACM Borrower LLC (4887); GMACM REO LLC (2043); GMACR Mortgage Products, LLC (6369); GMAC-RFC Holding Company, LLC (3763); HFN REO Sub II, LLC (N/A); Home Connects Lending Services, LLC (9412); Homecomings Financial Real Estate Holdings, LLC (6869); Homecomings Financial, LLC (9458); Ladue Associates, Inc. (3048); Passive Asset Transactions, LLC (4130); PATI A, LLC (2729); PATI B, LLC (2937); PATI Real Estate Holdings, LLC (5201); RAHI A, LLC (3321); RAHI B, LLC (3553); RAHI Real Estate Holdings, LLC (5287); RCSFJV204, LLC (2722); Residential Accredit Loans, Inc. (8240); Residential Asset Mortgage Products, Inc. (5181); Residential Asset Securities Corporation (2653); Residential Consumer Services of Alabama, LLC (5449); Residential Consumer Services of Ohio, LLC (4796); Residential Consumer Services of Texas, LLC (0515); Residential Consumer Services, LLC (2167); Residential Funding Company, LLC (1336); Residential Funding Mortgage Exchange, LLC (4247); Residential Funding Mortgage Securities I, Inc. (6294); Residential Funding Mortgage Securities II, Inc. (8858); Residential Funding Real Estate Holdings, LLC (6505); Residential Mortgage Real Estate Holdings, LLC (7180); RFC Asset Holdings II, LLC (4034); RFC Asset Management, LLC (4678); RFC Borrower LLC (5558); RFC Constructing Funding, LLC (5730); RFC REO LLC (2407); RFC SFJV-2002, LLC (4670); RFC-GSAP Servicer Advance, LLC (0289)

EXHIBIT A

AFFIDAVIT

STATE OF TEXAS

) ss:

CITY AND COUNTY OF DALLAS)

I, Jeff Aldridge, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of THE WALL STREET JOURNAL, a daily national newspaper of general circulation throughout the United States, and that the notice attached to this Affidavit has been regularly published in THE WALL STREET JOURNAL for National distribution for

1 insertion(s) on the following date(s):

JUL-12-2013;

ADVERTISER: RESIDENTIAL CAPITAL, LLC,;

and that the foregoing statements are true and correct to the best of my knowledge.

Sworn to before me this 15 day of July 2013

Notary Public

ANDREW PATRICK JOHNSON Notary Public STATE OF TEXAS My Comm. Exp. Mar 01 2017

UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF NEW YORK In re:

Case No. 12-12020 (Mg)

RESIDENTIAL CAPITAL, LLC. et al. Johnty Administered Debtors.

NOTICE OF DISCLOSURE STATEMENT HEARING

TO: ALL KNOWN CREDITORS OF THE DEBTORS AND OTHER PARTIES IN INTEREST IN THE ABOVECAPTIONED CHAPTER 11 CASES

PLEASE TAKE NOTICE OF THE FOLLOWING:

1. On July 3, 2013, Residential Capital, LLC and its affiliated debtors and debtors in possession (collectively, the "Debtors") and the Official Committee of Unsecured Creditors therefor (the "Committee," and with the Debtors, the "Plan Proponents") filed the Disclosure Statement for the Debtors' Joint Chapter 11 Plan Proposed By Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors as may be amended, modified or supplemented, the "Disclosure Statement") [Docket No. 4157] with the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). The Plan Proponents submitted the Disclosure Statement pursuant to section 1125 of the Bankruptcy Code for use in the solicitation of votes on the Joint Chapter 11 Plan of Reorganization Proposed By Residential Capital, LLC, et al. and the Official Committee of Unsecured Creditors (as may be amended, modified or supplemented, including the Plan Supplement and all other exhibits and schedules, the "Plan") [Docket No. 4153], a copy of which was filed with the Bankruptcy Court on July 3, 2013. The Plan Proponents expect to file an amended Plan and Disclosure Statement prior to the Disclosure Statement Hearing (as defined below) and reserve the right to amend, supplement, or modify such documents further. Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Plan or Disclosure Statement, as the context so requires.

2. A hearing currently is scheduled before the Honorable Martin Glenn, United States Bankruptcy United for Statement Hearing and the Bankruptcy Code; (b) procedures for soliciting, receiving and tabulating votes on the Plan; (d)

- New York, New York 10004.

 4. INJUNCTIONS, RELEASES, AND EXCULPATION. The Plan contains including third participations, including third participations. ertain injunction, release, and exculpation provisions, including third party releases, that are subject to approval by the Bankruptcy Court and may be found at Article IX of the Plan and Article V of the Disclosure Statement.

ARTICLE IX OF THE PILAN CONTAINS RELEASE, EXCULPATION, AND INJUNCTION PROVISIONS, AND ARTICLE IX CONTAINS A THIRD PARTY RELEASE. THUS, YOU ARE ADVISED TO REVIEW AND CONSIDER THE PLAN CAREFULLY BECAUSE YOUR RIGHTS MIGHT BE AFFECTED THEREUNDER. THIRD PARTY RELEASES. Article IX of the Plan provides for the follow

CAREFULLY BECAUSE YOUR RIGHTS MIRGH EX APPORTED THE CASUS OF THE FOLIOW.

5. THIRD PARTY REJEASES. Article IX of the Plan provides for the following Third Party Rejease:

ON AND AS OF THE EFFECTIVE DATE OF THE PLAN, THE HOLDERS OF CLAIMS AND EQUITY INTERESTS SHALL BE DEEMED TO PROVIDE A FULL. AND COMPLETE DISCHARGE AND RELEASE TO THE ALLY RELEASED PARTIES AND THEIR RESPECTIVE PROPERTY FROM ANY AND ALL CAUSES OF ACTION WHATSOEVER, WHETHER KNOWN OR UNKNOWN, ASSERTED OR UNASSERTED, DERIVATIVE OR DIRECT, FORESEEN OR UNFORESEEN, EXISTING OR HEREIMAFTER ARISING, IN LAW, EQUITY, OR OTHERWISE, WHETHER FOR TORT, FRAUD, CONTRACT, VIOLATIONS OF FEDERAL OR STATE SECURITIES LAWS, VEIL PIERCINS OR ALTER-EGO THEORIES OR LIABILITY, OR OTHERWISE, ARISING FROM OR RELATED IN ANY WAY TO THE DESTORS, INCLUDING THOSE IN ANY WAY RELATED TO RMBS ISSUED AND, OR SOLD BY THE DESTORS OR THEIR AFFILLATES AND, OR THE CHAPTER 11 CASES OR THE PLAN, AND ANY OBLIGATIONS UNDER THE DOJ/AG SETTLEMENT, THE CONSENT ORDER, AND THE ORDER OF ASSESSMENT.

ENTRY OF THE CONFIRMATION ORDER SHALL CONSTITUTE THE BANK-RUPTCY COURT'S APPROVAL, UNDER SECTION 1123 OF THE BANKRUPTCY OLD EATH DEATH THE LEASES; (1) IN EXCHANGE FOR THE RESATES, AND FURTHER, SHALL CONSTITUTE THE BANKRUPTCY COURT'S APPROVAL, UNDER SECTION 1123 OF THE BANKRUPTCY COURT'S FINDING THAT THIS THEND PARTY RELEASES; (1) IN EXCHANGE FOR THE GOOD, VALUABLE AND SUBSTANTIAL CONSIDERATION PROVIDED BY THE ALLY RELEASED PARTIES; (2) IN THE BEST INTERESTS OF THE DESTORS, THE ESTATES, THE DIQUIDATING TRUST AND ALL HOLDERS OF CLAIMS AND EQUITY INTERESTS; (3) FAIR, EQUITABLE AND REASONABLE; (4) GIVEN AND MADE AFTER DUE NOTICE AND OPPORTUNITY FOR A HEARING; (5) JUSTIFIED BY TRULY DUE NOTICE AND OPPORTUNITY FOR A HEARING; (5) JUSTIFIED BY TRULY

UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF NEW YORK
In re;
RESIDENTIAL CAPITAL, LIC. et al., Debtors.

ONTICE OF DISCLOSURE STATEMENT HEARING
TO: ALL KNOWN CREDITORS OF THE DEBTORS AND OTHER PARTIES IN INTEREST IN THE ABOVE-CAPTIONED CHAPTER 11 CASES

UNUSUAL CIRCUMSTANCES; (6) AN ESSENTIAL COMPONENT AND CRITICAL TO THE SUCCESS OF THE PLAN; (7) RESULTED IN DISTRIBUTIONS TO THE CREDITORS THAT WOULD OTHERWISE HAVE BEEN UNAVAILABLE; (8) THE RESULT OF AN IDENTITY OF INTEREST BETWEEN THE DEBTORS AND THE PARTIES IN TO THIS THIRD PARTY RELEASE DEARING A CLAIM OR CAUSE OF ACTION RELEASED PURSUANT TO THIS THIRD PARTY RELEASE AGAINST ANY OF THE ALLY RELEASED PARTIES THES

TIES.

NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, THE THIRD
PARTY RELEASE SHALL NOT APPLY TO ANY CLAIMS HELD BY (I) THE FDIC,
IN ITS CAPACITY AS A RECEIVER, AGAINST ALLY, AND (II) THE FHFA AGAINST

NOTWITHSTANDING ANYTHING TO THE CONTRARY HEREIN, THE THIRD PARTY RELEASE SHALL NOT APPLY TO ANY CLAIMS HELD BY (I) THE FDIC, IN ITS CAPACITY AS A RECEIVER, AGAINST ALLY,

FOR THE AVOIDANCE OF DOUBT, THE THIRD PARTY RELEASE SHALL NOT EXTEND TO ANY RIGHTS, DEFENSES, OR COUNTERCLAIMS UNDER ANY DIRECTORS & OFFICERS OR ERRORS & OMSISONS INSURANCE POLICIES SOLD BY ANY OF THE CONSENTING CLAIMANTS OR THEIR AFFILIATES AND COVERING EITHER THE DEBTORS OR ANY OF THE ALLY RELEASED PARTIES. NOR DOES THE THIRD PARTY RELEASE EXTEND TO (I) ANY INDEMNITY RIGHTS HELD BY DEBTORS' REPRESENTATIVES AGAINST ALLY ARISING FROM CLAIMS NOT RELEASED BY THIS THIRD PARTY RELEASE. (II) ANY INDEMNITY RIGHTS AGAINST NON-ALLY RELEASED PARTIES. AND THE ALLY ARISING OUT OF ANY OTHER CLAIMS OF BORROWERS; SPECIFICALLY, THESE RELEASES DO NOT EXTEND TO ANY INDEMNITY RIGHTS RECOVERY ANY OTHER CLAIMS OF BORROWERS; SPECIFICALLY, THESE RELEASES DO NOT EXTEND TO ANY INDEMNITY RIGHTS REC MAY HAVE AGAINST ANY SUCCESSORS IN INTEREST TO CBNV AND GNBT. INCLUDING, BUT NOT LIMITED TO, THOSE INDEMNITY RIGHTS EXTENDING OUT OF THE CLIENT CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CBNV OR GNBT. ON THE OTHER HAND, WHICH INCORPORATE BY REFERENCE THE INDEMNITY PROVISIONS OF RFC'S ALTERNET SELLER GUIDE.

6. RESPONSES AND OBJECTIONS OF THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS BETWEEN REC. ON THE ONE HAND, AND EITHER CONTRACTS AND THE OTHER HAND, WHICH INCORPORATE BY PROPOPED AND THE OTHER HAND, WHICH INCORPORATE BY PROPOPED AND THE DISCIOSURE STATEMENT OF ANY AND THE OT

closure Statement must be filed on or before 12:00 p.m. (Eastern Lime) on August 16, 2013.

8. IF ANY OBJECTION TO THE DISCLOSURE STATEMENT IS NOT FILED AND SERVED STRICTLY AS PRESCRIBED HEREIN, THE OBJECTING PARTY MAY BE BARRED FROM OBJECTING TO THE ADEQUACY OF THE DISCLOSURE STATEMENT AND MAY NOT BE HEARD AT THE HEARING.

9. Upon approval of the Disclosure Statement by the Bankruptcy Court, holders of Claims against the Debtors who are entitled to vote on the Plan will receive a copy of the Disclosure Statement, the Plan, and various documents related thereto, unless otherwise ordered by the Bankruptcy Court.

If you have any questions related to this notice, please call the Debtors' bankruptcy hotline at (888) 251-2914. Please note that KCC is not authorized to provide, and will not provide, legal advice.

authorized to provide, and will not provide, legal survival as special borrower counsel to the Official Committee of Unsecured Creditors and is available to answer any questions you may have as a borrower whose loan was originated, sold, consolidated, purchased, and/or serviced by Residential Capital LLC or any of its subsidiaries. Please call 866-269-3217 if you have questions regarding any notice you received from Residential Capital, LLC or any of its subsidiaries.

received from Residential Capital, LLC or any of its substitutes. Dated: New York, New York, July 9, 2013
MORRISON & FOERSTER LLP, Gary S. Lee, Lorenzo Marinuzzi, Todd M. Goren, Jennifer L. Marines, Daniel J. Harris, 1290 Avenue of the Americas, New York, New York 10104, Telephone: (212) 336-4323, Facsimile: (212) 468-7900, Coursel for Debtors and Debtors in Possession and KRAMEL LLP, Kenneth H. Eckstein, Douglas H. Mannai, Stephen D. Zide, 1177 Avenue of the Americas, New York, New York 10036, Telephone: (212) 715-3280, Facsimile: (212) 715-8000, Counsel for the Official Committee of Unsecured Creditors

EXHIBIT B



VERIFICATION OF PUBLICATION

COMMONWEALTH OF VIRGINIA COUNTY OF FAIRFAX

Being duly sworn, Toussaint Hutchinson says that he is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on **Monday**, **July 15**, **2013** the following legal advertisement- **RESIDENTIAL CAPITAL**, **LLC** – was published in the national edition of **USA TODAY**.

Principal Clerk of USA TODAY July 15, 2013

This 15th day of July month 2013 year.

Notary Public

SHEREEN

NOTARY

PUBLIC

** REG. #7510493

MY COMMISSION

EXPIRES

8 31,2015

NEALTH OF

UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF NEW YORK

) (ase No. 12-12020 (MG) RESIDENTIAL CAPITAL, LLC, et al.

) Jointly Administered

NOTICE OF DISCLOSURE STATEMENT HEARING
TO: ALL KNOWN CREDITORS OF THE DESTORS AND OTHER PARTIES IN INTEREST IN THE

TO: ALL ICHOWIN CREDITORS OF THE DESTORS ARRY OTHER PARTIES IN BOTTEREST IN THE ABOVE-CAPTIONED CHAPTER 11 CASES PRESENTED BYTICE OF THE PALLOWING.

1. On toly 3, 2013, Residential Capital, Lif. and its affiliated debters and debters in posteriors (collectively, the "Debters") and the Official Conventions of Unoccured Creditors therefor (the "Committee," and with the Debters, the "Thus Proposents") filed the Disclosure Statement for the Debters' Joint Chapter 17 Plan Proposent by Residential Capital, Lif. of al. and the Official Committee of Unoccured Creditors in may be amended, modified or supplications for the Statement Statement (Debter Residential Country). Plan Proposents submitted the Debtersors Statement pursuants to section 1725 of the Embraryoty Court's Third Plan Proposents submitted the Debtersors Statement pursuants to section 1725 of the Embraryoty Court's Third Plan Proposents submitted the Debtersors Statement pursuants to section 1725 of the Embraryoty Court's Third For an Indian Plan Proposed by Residential Capital, Lif. of al. and the Official Committee of Universities Confined to Improve the Plan Proposed by Residential Capital, Lif. of al. and the Official Committee of Universities Confined to Improve the Plan Proposed by Residential Capital, Lif. of al. and the Official Committee of Universities and Schodeles, Bird "Plan" (Ducker Na. 4153), a copy of which was filed with the Embraryoty Court on July 3, 2913. The Film Proposents capital to the an amended Film and Unicease Statements pairs to the Belloware Statements Hearing (in Schools below) and secure the right to amend, supplement, or routify such discussions for the Capital Life of the Content of Statements. An extent of Statements. As the Content of Statements.

terms used but not defined herein shall have the manings accided to than in the Plan or Dischange Statesment, as the context strengther.

2. A hereing conversely is schedular before the Honorable Harrin Grent, United States Embrupticy Judge for the Southern Dischange of New York, for 16100 a.m. (ET) on Angewa 21, 2873 (the "Buchange Statesment Honorable") at the Benderapsty Carrin, Chee Howing Green, New York, 197 10000 to consider the entry of an outer approving, among other things, (a) the Dischange Statesment as containing "adequate information" personant to social 1125 of the Bushings Cale; the procedures for self-thing, recolving and the Plan and for filling objections to the Plans; (a) the Oriented Statesment as containing and certain other to the Statesment and the Plans; (a) the denishing of the Plans; (b) the denishing of the Plans; (a) the denishing of the Plans; (b) the denishing of the Plans; (c) the Contribute of the Plans; (c) the Contr

Court's decision.

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APPLIATES AND COVERNING ESTIMES THE DESTORS OR ANY OF THE ALLY RELEASES PARTIES, AND
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CLAMES OF BOOKEDWINE, SPECIFICALES, THESE RELEASES DE HIT SEASONS OUT OF ANY OTHER

On the in writing. (B) state the name and address of the objecting or responsing party and the amount and nature of the claim or interest of such party. (B) state with party. (B) state with party and party and facture of any objection or responsible on the claim or interest of such party. (B) state with particularity the basis and feature of any objection or response and include, where appearation, prospect language is the incorporated into the Dictiosure Scatement to resolve any such objection or response. (B) conform to the Federal Burley of the Sanfraphyty Procedure and the Local Bules of the Bankraphyty Court, (v) be fine decisionally wish the Sanfraphyty Gourt in accordance with the Case Management Procedure, dated May 23, 2012 (Directs No. 143) (Localish) at symplectic surface (Sanfraphyty Court in accordance with the Case Management Procedure, dated May 23, 2012 (Directs No. 143) (Localish) at symplectic surface (Sanfraphyty Court for the Southern District of No. 143) (Localism) of the Homested Burley (Sanfraphyty Court for the Southern District of No. 140) (B) (Chambers of the Homested Burley (Sanfraphyty Court for the Southern District of No. 140) (B) (Chambers of the Homested Burley (Sanfraphyty Court for the Southern District of No. 140) (B) (Chambers of the Homested Burley (Sanfraphyty Court for the Southern District of No. 140) (B) (Chambers of the Homested Burley (Sanfraphyty Court for the Southern District of No. 140) (B) (Chambers of the Management of the America), New York, New York,

NUMPISON & FORSTER LLP, Sary S. Lee, Lorertan Marinezzi, Todd M. Goren, Jennifer L. Marines, Daniel J. Harris, 1290 Juvenue of the Americas, New York, New York, 16164, Selephone. (212) 346-3700, Counted for Debtors and Debtors in Possession - and. KRAMER LEYIN MAFFALS & FRANKEL LLP, Remerch M. Eckstein, Dowglas H. Masmat, Sephon D. Zide, 1177 Juvenue of the Americas, New York, 10036, Telephone: (212) 715-3280, Facsimile: (212) 715-8008, Counsel for the Official Committee of Unsecured Creditors